- RESULTS OF INVESTIGATION: The defendant purchased a quantity of a blended sirup consisting of sugar sirup, glucose, sorghum sirup, and perhaps some molasses, transported it from Joplin, Mo., into Illinois, relabeled it, and sold it to small grocery stores for sorghum sirup, a costlier product.
- DISPOSITION: April 1, 1952. A plea of guilty having been entered by the defendant, the court suspended imposition of sentence and placed the defendant on probation for 3 years.

CEREALS AND CEREAL PRODUCTS

BAKERY PRODUCT

- 18105. Adulteration of bread. U. S. v. The Kempler Baking Co. Plea of guilty. Fine, \$1,000. (F. D. C. No. 31543. Sample Nos. 11634-L to 11637-L, incl.)
- INFORMATION FILED: September 17, 1951, Southern District of Ohio, against the Kempler Baking Co., a corporation, Steubenville, Ohio.
- ALLEGED SHIPMENT: On or about May 18, 1951, from the State of Ohio into the State of West Virginia.
- LABEL, IN PART: "Cottage Loaf Enriched," "Kempler's Rye Bread," and "Kempler's Italian [or "Vienna"] Bread Enriched."
- NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance by reason of the presence of insect fragments and rodent hair fragments; and, Section 402 (a) (4), it had been prepared and packed under insanitary conditions whereby it may have become contaminated with filth.
- DISPOSITION: October 26, 1951. A plea of guilty having been entered, the court imposed a fine of \$1,000.

MACARONI AND NOODLE PRODUCTS

- 18106. Adulteration of macaroni and spaghetti. U. S. v. Luso-American Macaroni Mfg. Co., Inc., and Antonio J. Pereira. Pleas of guilty. Fine of \$400 against corporation and \$100 against individual. (F. D. C. No. 31529. Sample Nos. 5148-L, 5150-L, 5152-L.)
- INFORMATION FILED: September 25, 1951, District of Massachusetts, against Luso-American Macaroni Mfg. Co., Inc., Fall River, Mass., and Antonio J. Pereira, treasurer of the corporation.
- ALLEGED SHIPMENT: Between the approximate dates of February 14 and March 21, 1951, from the State of Massachusetts into the State of Rhode Island.
- LABEL, IN PART: (Portions) "Venus-Brand Macaroni [or "Spaghetti"]."
- NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the articles consisted in part of filthy substances by reason of the presence of rodent hair fragments and insect fragments; and, Section 402 (a) (4), they had been prepared under insanitary conditions whereby they may have become contaminated with filth.
- DISPOSITION: November 8, 1951. Pleas of guilty having been entered, the court imposed a fine of \$400 against the corporation and a fine of \$100 against the individual.